## REMARKS

The present amendment is in response to the Office Action mailed May 17, 2004 in the above-referenced case. Claims 1, 3, 4, 6 and 7 stand for examination. The Examiner has rejected claims 1 and 4 under 35 U.S.C. 112 because of the "change in position" language. In response the applicant has amended claims 1 and 4 to add the descriptor "relative to time", to make the meaning clear. The applicant respectfully requests that the 112 rejection be withdrawn.

The Examiner rejects claims 1, 3, 4, 6 and 7 under 35 U.S.C. 102(b) over Hancock, US 6,202,023. Ion response the applicant has amended the independent claims 1 and 4 to be further limited to a data repository divided into separate data categories defined by geographic boundaries. The narrower claims are, in the applicant's belief, patentable over the art of record by virtue of the unique categorization and identifying of data entities, and the order of selection.

The applicant believes all of the claims standing for examination have now been shown to be patentable as amended over the prior art, and applicant respectfully requests that the present case be reconsidered and passed quickly to issue. If there are any time extensions due beyond any extension requested and paid with this amendment, such extensions are hereby requested. If there are any fees due beyond any fees paid with the present amendment, such fees are authorized to be deducted from deposit account 50-0534.

Respectfully Submitted,

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